IN THE CHANCERY COURT FOR WASHINGTON COUNTY, TENNESSEE

BOBBY MacBRYAN GREEN,

PETITIONER,

V.

JODI JONES, HOWELL SHERROD, BETTY ANN POLAHA, and MARY LEE JONDAHL,

Civil Action No. 41049

RESPONDENTS

<u>RESTRAINING ORDER</u>

THIS MATTER came before the Court on the ____ day of June 2011 for ex parte consideration pursuant to Rule 65, Tennessee Rules of Civil Procedure.

Based upon the verified Amended Petition, the Court FINDS that petitioner's rights are being or will be violated by the adverse parties and the petitioner will suffer immediate and irreparable injury, loss or damage before notice can be served and a hearing had thereon. The \$1000 injunction bond is sufficient. The Court CONCLUDES that justice will be served by restraining the actions of the Respondents.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that

Respondents shall not:

- (a) convene or participate in any meeting of the Executive Board of Southside Neighborhood Organization relating to removal of Petitioner Bobby MacBryan Green from office.
- (b) make any effort to remove Petitioner from office except in full accordance with the provisions set forth at page 643, lines 6-14 and all other relevant provisions of Robert's Rules of Order, Newly Revised (10th Edition).
- (c) initiate or participate in any proceedings leading to removal of Petitioner from office which are not supervised by an impartial attorney listed as a Rule Supreme Court mediator.
- (d) make any attempt to prevent Petitioner from executing the duties and exercising the powers lawfully ascribed to the SNO President.

This Order shall expire fifteen days after entry, unless within the fifteen days for good cause shown it is extended for a like period.

THIS THE ____ DAY OF JUNE 2011.

G. Richard Johnson, Chancellor

ENTER pursuant to Rule 58. The Clerk shall certify that a copy of this Order has been served on all parties.